In the Office Action dated March 07, 2007, the Examiner rejected claims 22-30.

By this paper, the Applicants add new claims 31-42, for clarification of certain features to

expedite allowance of the present application. These amendments do not add any new

matter. Upon entry of these amendments, claims 22-42 remain pending in the present

application and are believed to be in condition for allowance. In view of the foregoing

the following remarks, the Applicants respectfully request and

reconsideration and allowance of all pending claims.

Claim Rejections under 35 U.S.C. § 103(a)

The Examiner rejected claims 22-30 under 35 U.S.C. § 103(a) as obvious over

Avery (U.S. Patent No. 4,476,249, hereinafter Avery) in view of Wolf (PCT Application

number WO 01/38456, hereinafter Wolf). Applicants respectfully request reconsideration

of these rejections in light of following remarks.

The cited references, taken alone or in hypothetical combination, fail to teach or

suggest features recited by independent claim 22.

Turning to the claims, the present independent claim 22 recites, *inter alia*,

"an energy generating system for generating energy from an intermittent renewable energy

source"

First, the cited references, taken alone or in hypothetical combination, fail to teach

or suggest "intermittent renewable energy source," as recited by independent claim 22.

Primary reference, Avery discloses use of Ocean Thermal Energy Conversion (OTEC) for

power generation. OTEC, although a renewable energy source, is not intermittent. As

identified in paragraph 4, "there is a need in the related art for an effective system to

implement a method for maintaining uninterrupted hydrogen-based power production

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utilizing intermittent renewable energy sources." One of the important aspects of the

present invention is that it enables use of intermittent renewable energy sources but

maintains uninterrupted power output, see paragraph 16. Paragraph 12 describes such

intermittent renewable energy sources like wind, solar and tidal energy.

OTEC system is described in Avery at column 2, lines 37-41, as "The OTEC

plantships comprise energy producing systems which exploit the difference in temperature

between the surface and deep ocean waters to run a Rankine engine or the equivalent and

thereby generate electric power." It is well known that this temperature difference is not

cyclic or intermittent like other renewable energy sources mentioned above. Even Wolf

does not describe the intermittency aspects in either abstract or Fig. 1.

Thus neither Avery nor Wolf describe or suggest intermittent renewable energy

source, and hence their hypothetical combination cannot suggest this aspect, which is one

of the important aspects of current invention.

Second, Avery and Wolf both describe use of hydrogen to make chemicals like

methanol. Applicants would like to point out that in the present invention, hydrogen

produced in production system is sent to at least one of power generation plant or

hydrogen storage (see paragraph 5). Both Avery and Wolf do not describe either a power

generation plant based on hydrogen or a hydrogen storage system, and hence cannot

suggest the current invention.

Third, Avery does not describe a gasification system which is configured to

channel at least a portion of synthesis gas generated to power generation system as

described in Claim 22. In Avery, the synthesis gas produced goes to a catalytic converter

for methanol.

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For at least these reasons among others, the Applicants respectfully request

withdrawal of the rejections under 35 U.S.C. § 103 for independent claim 22 and all

claims dependent thereon.

Avery does not teach all elements of current invention.

With respect to claim 26, the examiner has likened the tidal energy described in

present invention with "ocean thermal energy conversion," OTEC, described in Avery.

Applicants would like to highlight that though both of these are renewable energies

obtained from oceans, the principle of operation in both of these is quite different. Tidal

energy is based on mechanical movements caused due to oceanic tides. OTEC on the

other hand, uses the temperature difference between the surface and deep ocean water to

run a Rankine cycle there between, see Avery, column 2, lines 37-41.

Thus the Applicants submit that the two are quite different and OTEC cannot

anticipate use of tidal energy as suggested by the Examiner. Hence Applicant respectfully

requests the Examiner to withdraw this rejection.

Invention must be considered as a whole

The Applicants would like to point out that for a 103 (a) rejection, the "claimed

invention must be considered as a whole. See MPEP 2141 (II) BASIC

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CONSIDERATIONS WHICH APPLY TO OBVIOUSNESS REJECTIONS. Thus

dependent claims 23-30 should be read in light of claim 22 from which it depends.

Since claim 22 has already been shown to be patentably distinct, all dependent

claims therefrom, also inherit limitations and distinctions of claim 22.

Applicants would like to request the Examiner to withdraw the rejections for claims 23-

30.

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Conclusion

The Applicants respectfully submit that all pending claims should be in condition for allowance. However, if the Examiner believes certain amendments are necessary to clarify the present claims or if the Examiner wishes to resolve any other issues by way of a telephone conference, the Examiner is kindly invited to contact the undersigned attorney at the telephone number indicated below.

Respectfully submitted,

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